Liber LL 4 and that in Case the said Robt shall after such his Complyance and Discharge as afd be again Arrested or sued for any such debts or duties as afd or that the said Sherr, shall be sued for any Matter or thing required of him to be done by his Act that then the said Robt High or the said Sherr. may Enter a Comon Appearance without Speciall bayle to any such actions as shall so brought agt them or Either of them and thereto the Gen¹¹ Issue and Give this Act p. 409 or the with the Speciall Matter thereon Ariseing in Evidence; and that in Case the Plantiff shall be non suit in such Action the Defendant shall recover agt him Double Costs of Suit any Law Statute Usage or Custom to the Contrary Notwithstanding. And be it further Enacted by the same Authority Advice & Consent afd that the Sherr, of the Same County of Calvert afs^d shall after such Surrender and Delivering up as afd Give publick Notice at the Churches Court house and Mills in the said County of some precise time by him the s^d Sherr, and the said Two Justices to be Appointed for the Distribution of the said Roberts Estate not Less then Twenty Days after the time of the makeing the said Surrender, and shall then & there in the presence of two such Justices as afd and by their advice and Directions make Distribution of the said Robts Estate so as afsd to be Surrendered Delivered up or transferred among such of the said Roberts Creditors only as shall then by themselves or their Lawfull Attorney or Attorneys think fitt to be present at such Distribution by an Equall and proportionable Distribution thereof to Every such Creditor with Respect and in proportion to the Largeness of his Debt, the Proceedings of the sd Justices and Sherriffs in that behalf to be Certifyed to the said Calvert County Court and there Lodged for the Perusall of any the said Roberts Creditors that shall require the same without any fee to be paid for the same or for such Lodging thereof Saveing the right of his most sacred Majestye his heirs & Successors & of all bodies Politick and Corporate. Provided Nevertheless that in Case the said Robt shall at any Time after the making such his Oath as afd be Convict of wilfull and Corrupt perjury thereupon, that then the said Robt shall upon such Conviction be Adjudged to Stand Two hours in the Pillory and have his Left Ear Cut off, and shall be wholly deprived of any the Benefitts Designed him by this Law and shall be from thence forth Liable to be prosecuted for any Debts or Demands wtsover in the same manner as if this act had never been made anything therein Contained to the Contrary notwithstanding.

And whereas Philip Eilbeck of Kent County has Likewise Petitioned this present Gen^{II} Assembly that for as much as he has been a Prisoner above this Two years in Kent County and is past all hopes of Gitting mony or finding friends to pay his Debts he may Likewise be favoured by An Act to be past for his Relief and for that his Lying in Goale Can be no Satisfaction to his Creditors tho' it may be his